Here Is Picture Churches Have Chosen As That of the Typical American Girl



This serene, calm-eyed, wholesome

young woman was selected as the type of the daughters of America being peared under the influence of the Christian Church, Mr. Fink's painting shows her here pausing as though waiting for her parents to join in restoring the complete membership atendance of this place of worship, one has joined. the objectives of the Interchurch

Verid Movement in which the evan- distribution throughout the entire ters throughout the whole world.

gelical group of Protestant Churches country for stimulating interest every. where in extending the influence and The poster has been prepared for ideals of the Church to men's daugh-

TRAGEDIES

He stepped on the throttle to see if he could beat the train to the cross-He couldn't.

He struck a match to see of his rasoline tank was empty. It wasn't.

He patted a strange bulldog on the head to see if the critter was effectionate.

He looked down the barrel of a gun to see if it was loaded. It was.

ifit was slive It was.

because he was honest. He wasn't.

He thought he could get along with-

out insurance He couldn't.-Weekly Underwriter.

That Nevada Trick

Church-"I understand that the average square mile in New York City Paso is from New York, much of the has living in it nearly as many persons as are in the whole State of times as high as the highest mountain,

Gotham-"Yes, but what I don't understand is why a person in the average square mile in New York has to o to Nevada to get a divorce."-Yonkers Statesman.

Reindeer are more numerous in that flooded distant shores. Norway than horses.

JAVA "LAND OF VOLCANOES"

Country Has From Earliest Times Been Devastated by Turbulent Forces of Nature.

Java, with a territory about equal to New York state, has more velcanoes than any area of like size, and yet has more inhabitants than the states of New York, Pennsylvania, Illinois, Ohio and Texas combined. A bulletin of the National Geographic society finds that estimates of the active and extinct craters range from 100 to 150. "Everywhere in Java, in the huge crater lakes, in fissures that now are river beds, even in ancient temples, half-finished when interrupted by some fiery convulsion, are evidences of cataclysmic forces-such turbulent forces as now are in continuous hysteria in He touched an electric wire to see the valley of the Ten Thousand Smokes in Alaska and break their crusted surface cage intermittently in Jaca." The late eruption of the Klot He said he would not bond his clerk (or Kalut) volcano cost the lives of 40,000 natives, destroyed 20,000 acres of crops by the flow of hot mud, and did millions of dollars' damage outside by the falling ashes. This devastation, however, was mlid compared with the violent upheaval of 1883, when Mother Nature planted a Gargantuan infernal machine on the Java doorstep at Krakaoa. The terrific detonation was beard in Australia, as far away as El island was blown into the air four and the hole left under water where most of the island had been is so deep that a plumb line to touch bottom must be twice the length of the Washington monument. The isolation lessened the toll of lives, many of the 35,000 deaths having been due to the tidal waves

CLASSIFIED ADVERTISING

BLUE LINE TRANSFER CO. Ali kinds of hauling. House hold goods packed and stored, Second hand goods of all kinds bought and sold. New quarters in Band Boys theater.

31/2 TON Moreland for sale or hire. / Old Trails Repair Shop.

FOR SALE-One twenty-five horse power, Fairbanks Morse Hoist, latest improved type. Inquire of W. H. Long, Oatman, Arizona.

MEN WANTED TO SELL GROCER-IES—SELLING EXPERIENCE NOT NECESSARY—One of world's largest Grocers, (capital over \$1, 000,000.00) wants ambitious men in your locality to sell direct to consumer nationally known brands of an extensive line of groceries, paints, roofings, lubricating oils, stock foods, etc. No capital required. Write today. State age and occupation. John Sexton & Co. 352 W. Illinois St., Chicago, Ill.

FOR SALE-House and lot, modern 5 rooms, sleeping porch, screen porch, well and improvements, fruit trees and vines. Property of E. E. Walker. See O. E. Walker.

FOR SALE-One gasoline, sidewalk service tank, counter grocery scale, Sherer display counter, coal oil tank, soda fountain, billiard table, cheese cutter ,and several other article: Mrs. J. N. Cohenour, Kingman, Ari-

. B. LAMMERS buys, sells, rents, and improves property. Also estimating, appraising, adjusting specialty.

IF IT IS FOR SALE—See us—Blue Line Transfer Co. Blue 160. We will buy from you for cash or handle on commission.

FOR SALE-Dodge touring car in good condition. Box 721, Kingman

WE BUY, raise, and sell fur-bearing rabbits, and other fur-bearing animals. List what you have with us, stating your lowest prices on large lot shipments. The Fur & Special-ty Farming Co., 515-517 N. P. Ave., IN TESTIMONY WHEREOF, the Arising stating your lowest prices on large which were filed in the office of said Arizona Corporation Commission on the 29th day of March A. D. 1320, at 10:00 o'clock A. M. as provided by law. IN TESTIMONY WHEREOF, the Arising the company of the com Fargo, N. Dak.

BUNGALOW FOR SALE CHEAP-In Richard's Addition, one block from Fiber Factory, one large living room, modern built in kitchen. large screen sleeping porch. Will sell lots. Apply Mrs. Flossie Skald. Taft, California, Gen. Del.

HOUSES FOR SALE-Several from \$2200.00 to \$12,600. See Lammers.

DELINQUENT SALE NOTICE

Kingman Silver-Gold Mines Company Kingman Silver-Gold Mines Company
Location of principal place of business, and location of works, Wallapai
Mining District, Mohave County, Arizona
NOTICE.—There are delinquent upon
the following described stock, on account of Assessment (No. 1) levied_on
the 2nd day of March, 1920, the several
amounts set opposite the names of the
severative shareholders asfollows:

spective sharehold	lo.	No.	
Names Cer R, M. Aylward John A. Balch C. J. Blumenthal J. K. Brown S. T. Corum Manuel Damas Idella Emrick Wilhelmina Klese F. Fuehren D. D. Harris Frank Heck F. Holgerson W. A. Judge John Kaea H. H. Kam A. K. F. Kau W. Koerner Jas. B. Laing \$50 Y. Ah Lin John McKay Charles D. Oincy Lee Ong Geo. J. O'Neil Leon A. Quonsan J. C. Robertson Young S. See A. M. Simpson W. H. Steigelman Chas. A. Stoneha	t. Si	nares A	mount
R. M. Aylward	1005	500	\$2.50
John A. Balch	658	1750	8.75
C I Blumenthal	12	1000	5.00
C. J. Diamentina	13	1000	5.00
I V Prown	884	1000	5.00
J. K. Brown	885	500	2.50
or Comme	400	1000	5.08
s. 1. Corum	410	500	2.50
	910	500	2.50
Manuel Damas	933	300	5.00
Idella Emrick	1146	1000	5.00
Wilhelmina Kiese	1 Fost	er	
	613	1000	2.90
F. Fuehren	628	1000	5.00
D. D. Harris	1065	1000	5,00
Frank Heck	774	1000	5.00
	775	1000	5.00
E Holgerson	1239	500	2.50
W A Indre	95	1000	5.00
Inha Kaon	562	50	25
John Kaea	556	25	12
H. H. Kam	455	1000	5.00
A. K. F. Kau	100	1000	-0.00
W. Koerner	188	1000	5.00
Jas. B. Laing 850	to 852	2500	12.50
Y. Ah Lin	847	500	2.50
John McKay	883	1000	5.00
Charles D. Olney	9.2	500	2.50
Cititation of Cities	93	500	2.50
	234	1000	5.00
Les Own	1068	1000	5.00
Lee Ong	760	1000	2.50 2.50 5.00 5.00
Geo. J. O'Nell	105	1000	3.00
Leon A. Quonsan	650	250	1.25
E SECTION W	652	250	1.25
J. C. Robertson	1211	1000	5.00
	1212	1000	5.00
Young S. See	1072	250	1.25
A. M. Simpson	1279	500	2.50
	1280	500	2.50
W. H. Steigelman	134	500	2.50
Chas. A. Stoneha 1271 to L. Ah Tai B. Tokioka S. G. Torpey 280	m &	Co	
1971 10	1278	7500	37.50
I Ab Tol	1060	2000	10.00
I. All IEI	790	250	1 35
B. TOKIOKA	130	1760	0.00
S. G. Torpey 280	10 282	1,60	0.00
	1282	20000	250.00
Edna Trent 1061	to		12121141
	1064	4000	20.00
Dr. E. A. Ulsteen	1		
709 t	0 711	2500	12.50
R. Venhuizen	609	1000	5.00
Dr. E. A. Ulsteen 709 t	610	1000	5.00
E D Washington	910	1000	5.00
with the contraction of the			
	1070	1250	6.2
Mrs. James M. V	vest		ee 500
	. 1281	1000	5.00
John Wilson	559	25	.13
Joseph Wolking	827	1000	5.00
J. Wolking	1115	1000	5.00
Ella S. Wong	131	106	5.0
Geo F Wright	562	200	1.00
May M Weight	5.63	1950	6 9
may m. wright	1001	1200	0.20
Mrs. James M. V John Wilson Joseph Wolking J. Wolking Ella S. Wong Geo. F. Wright May M. Wright Ching Kam Yuer	1073	100	.51
Sundry Stockhold	iers of	Tippe	rary
Gold Mining & M	illing	Co	
Sundry Stockhold	9 Bal.	21534	107.6

Bonanza Mining Co.

1290 Bal. 27468 137.34

And in accordance with law and an order of the Board of Directors made on the 2nd day of March 1920, so many shares of each parcel of such stock as may be necessary will be sold at public auction at the office of the Company Room 265 Russ Building, San Francisco, California, on Monday the 17th day of May, 1920, at the hour of 2:00 o'clock P. M. of said day, to pay said delinquent assessment thereon, together with costs of advertising and expenses of sale.

CHARLS D. OLNEY.

Office Room 265 Russ Building, San Francisco, California.

First insertion April 17.

Last insertion May 15-20-5t-up.

STATE OF ARIZONA Office of the ARIZONA CORPORATION COMMIS-SION

UNITED STATES OF AMERICA, State of Arizona—ss.

The Arizona Corporation Commission oes hereby certify that the annexed a true and complete transcript of the ARTICLES OF INCORPORATION

KINGMAN DRUG COMPANY cona Corporation Commission, by its Chairman, has hereunto set its hand and affixed its Official Seal. Done at the City of Phoenix, the Capitol, this 29th day of March, A. D. 1920.

ARIZONA CORPORATION COMMIS-

SION AMOS A. BETTS. Chairman. ATTEST: Chr A. E. STELZER, Secretary.

ARTICLES OF INCORPORATION KINGMAN DRUG COMPANY now All Men By These Presents: That we, the undersigned, have this ay associated ourselves into a corpor-

LEGAL NOTICE

ation under and pursuant to the laws of the State of Arizona, and for that pur-pose do hereby adopt the following Ar-ticles:

ARTICLE I.
The name of the corporation is KING-MAN DRUG COMPANY. ARTICLE II.

The names, residences and postoffice addresses of the incorporators are:
F. S. DICKERSON, Kingman, Arizona;
C. J. WALTERS, Kingman, Arizona;
C. A. WARREN, Kingman, Arizona;
ARTICLE III.
The principal place of business of the corporation within the State of Arizona, shall be at Kingman, Mohave County; but other places may be established and maintained within or outside of the State of Arizona, as the Board of Directors may determine, where meetings of the stockholders and directors may be held and any and all corporate business transacted.

ARTICLE IV.

held and any and all corporate business transacted.

ARTICLE IV.

The general mature of the business proposed to be transacted is, to-wit:

1. To manufacture and compound drugs, chemicals and medicines, to buy, sell at wholesale and retail, and deal in all kinds of drugs, chemicals, olls, paints, stationery, school and office supplies, and patent, proprietary and other medicines, and to carry on a general merchandise and drug business.

2. To manufacture, buy, sell and deal in druggists' supplies of every kind and description, drug sundries, sanitary appliances, fancy goods, and other articles and things used in and pertaining to the druggists' supplies business, and to do all acts and things reasonable and necessary for the conduct of such business, or in connection therewith.

3. To carry on a general merchantile or merchandise business, including the sale and manufacture of confectionery, soft drinks and ice cream, and to purchase, sell and deal in such goods, supplies and merchandise as are or may be sold in a general store.

4. To manufacture, purchase or oth-

by soft with a same fee cream, and to purchase, sell and deal in such goods, supplies and merchandise as are or may be sold in a general store.

4. To manufacture, purchase or otherwise acquire, to hold, own, mortgage, pledge, sell, assign and transfer, or etherwise dispose of to invest, trade, deal in and deal with goods, wares and merchandise, and real and personal property-of every class and description, lands, buildings, business concerns and undertakings, mortgages, shares, stocks, debentures, securities, concessions, policies, book debts and claims, and any interest in real or personal property, and any claims against such property, or against any person or corporation, and to carry on any business, concern, or undertaking so acquired.

5. To obtain, register, purchase or otherwise acquire, to hold, use, own, operate, develop and introduce, to sell, assign, lease, pledge mortgage grant or acquire licenses in respect of and otherwise deal in and with or turn to account any and all copyrights, concessions, trade marks, formulae, secret processes, devices, trade names and distinctive marks, patents, patent rights, applications for patents, and all inventions, licenses, privileges, improvements and processes used in connection with or secured under letters patent or otherwise of the United States or any other country, relating to or useful in connection with any lawful business of the corporation, including the good will of the same.

6. The corporation shall have power to condent its business in the power.

nection with any lawful business of the corporation, including the good will of the same.

6. The corporation shall have power to conduct its business in other states and any foreign countries and to have one or more offices out of this state, and to hold, purchase, mortgage and convey real and personal property out of this state.

7. To own, handle and control shares of its own capital stock and that of other corporations, and to vote any shares of stock of other corporations owned by it the same as a natural person might do; to borrow money and to issue bonds, notes, debentures and other evidences of indebtedness and secure the payment of the same by mortgage, deed of trust or otherwise; to act as agent, trustee, broker, or in any other fiduciary capacity; and in general to do and perform such acts and things and transact such business in connection with the foregoing objects, not inconsistent with law, in any part of the world, as the board of directors may deem to the advantage of the corporation.

8. The foregoing clauses shall be con-

The foregoing clauses shall be con-

8. The foregoing clauses shall be construed both as objects and powers, and it is hereby expressly provided that the foregoing enumeration of specific powers shall not be held to limit or restrict in any manner the general powers of the corporation.

ARTICLE V.

The total authorized capital stock of the corporation is Fifty Thousand (\$50.000.00) Dollars, divided into five hundred (\$100.00) dollars per share, which shall be paid in at such time as the board of directors may designate, in cash, real or personal property, lease, option to purchase, services, or any other valuable right or thing, for the use and purposes of the corporation, and all shares of the Capital Stock when iser valuable right or thing, for the use and purposes of the corporation, and all shares of the Capital Stock when issued in exchange therefor shall thereupon and thereby be and become full-paid the same as though paid for in cash at par, and shall be forever non-assessable, and the judgment of the directors as to the value of any property, right or thing acquired in exchange for capital stack shall be conclusive. thing acquired in stock shall be conclusive.

ARTICLE VI.

The commencement of the corporation shall be the date of the issuance to it of a Certifacte of Incorporation by the Arizona Corporation Commission, and it shall endure for the full term of twenty-(25) years thereafter, with privi

shall endure for the full term of twenty-five (25) years thereafter, with privilege of perpetual succession, as provided by statute.

1. In furtherance, and not in limitation, of the power conferred by statute, the affairs of the corporation shall be conducted by a board of directors, consisting of not less than three (3), nor more than seven (7) members, each of whom shall be a stockhold in a frecord. Until the first annual meeting of the stockholders, and until their successors have been elected and have qualified, the following named persons shall be the directors of the commune; M. I. POWERS, whose residence is at Placstaff, Arizona; R. H. CARR, C. A. WARREN, C. J. WALTERS, F. S. DICKERSON, whose residences are at Kingman, Arizona; PROVIDED, however, that at the first meeting of the stockholders, or at any adjourned meetings thereof, a new board of directors may be elected, to be composed of not less the three (3), nor more than seven (7) members, as the stockholders shall determine, who shall serve until the first annual meeting thereof shall by resolution fix the number of directors at not less than three (3), nor more than seven (7) members, to serve for the ensuing year, and shall elect the number of directors shall he filled by the remaining directors shall he filled by the remaining directors.

2. The stockholders at each annual meeting thereof shall by resolution fix the number of directors shall he filled by the remaining directors shall he filled by the same person. The board of directors may provide for other offices of secretary and a treasurer from their number: PROVIDED, that the officers of secretary and a treasurer may be held by the same person. The boar

lowing named persons shall be the floers of the commany.

F. S. DICKERSON, President,
C. J. WALTERS, Vice-President,
C. A. WARREN, Secretary and

f. The board of directors shall have nower to adopt, amend and repeal by-laws for the government of the corpor-ation.

LEGAL NOTICES

ARTICLE X.

This corporation does hereby appoint CARL G. KROOK, of Kingman, Arizona, who has been a bona fide resident of Arizona for at least three years, its lawful agent in and for the State of Arizona, for and in behalf of said company, to accept and acknowledge service of, and upon whom may be served, all necessary process or processes in any action, suit or proceeding that may be had or brought against said company in any of the courts of said State of Arizona, such service of process or notice, or the acceptance thereof by said agent endorsed thereon, to have the same force and effect as if served upon the president and secretary of said company. In the event said office of statutory agent shall for any cause become vacant, then the board of directors shall appoint a successor.

then the board of directors shall appoint a successor.

ARTICLE XI.

Any and all of the rights, powers and privileges or restrictions in this Certificate of Incorporation granted and contained, conferred or imposed, may be enlarged, amended, altered, changed in any manner and to any extent, or repealed by a Certificate of Amendment made, executed, authorized and filed in any manner now or hereafter permitted or authorized by the laws of the State of Arizona.

zona.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this 24th day of March, 1920.

F. S. DICKERSON
C. J. WALTERS
C. A. WARREN

STATE OF ARIZONA,
County of Mohave—ss.
The foregoing instrument was acknowledged before me this 28th day of
March, 1920, by F. S. DICKERSON, C.
J. WALTERS and C. A. WARREN.
My commission expires March 3, 1924.
MARIAN H. DAMON,
Notary Public.

Filed in the office of the Arizma Cor-poration Commission this 29 day of Mar. A. D. 1920 at 10:00 A. M. at re-quest of CARL G. KROOK, whose post office address is Kingman, Arizona. ARIZONA CORPORATION COMMIS-

SION By AMOS A. BETTS, Chairman.

Filed and Recorded at Request of CARL G. KROOK January 23, A. D. 1920, at 30 minutes past 2 o'clock P. M. in Book 5 of Incorporations, pages 415, et seq., Records of Mohave County, Arizons.

I. R. BARTHOLOMEW. County Recorder. First insertion April 3, 1920. Last insertion May 8, 1920.

CERTIFICATE OF INCORPORATION PAY ROLL CONSOLIDATED MINES

FIRST: The name of this corporation is: PAY ROLL CONSOLIDATED
MINES COMPANY

FIRST: The name of this corporation is: PAY ROLL CONSOLIDATED
MINES COMPANY

SECOND: Its principal office in the State of Delaware is located at No. 7 West Tenth Street, in the City of Wilmington, County of New Castle. The name and address of its resident agent is the CORPORATION TRUST COMPANY OF AMERICA. No. 7 West Tenth Street, Wilmington, Delaware.

THIRD: Its purposes are:

To carry on the business of mining, preparing for market, buying and selling minerals, fluxes, alloys and by-products thereof; to locate, acquire, own or lease mines or mineral claims, mill sites, tunnels, water rights and terminal facilities; to work, prospect or develop mines or mineral lands, and to do all things needful and necessary in developing the same, and properly appurtenant thereto, including the ownership and operation of mills, smelters, railroads, tramways, tunnels, ditches, flumes and other property, including the power to louze its mines or lands, or part thereof, to other corporations; to buy, sell or lease mines and mining property of all kinds, and to reduce ores for others the commission; to engage in trade and transportation of every kind, including road building and carrying; to deal in merchandise and property of every deactified and securities of any person or corporation; to acquire securities of any corporation; to acquire securities of any corporation of occur and dispose of any patents, inventions or copyrights, trale ms. ks and trade names; to guarantse, burchase, pledge or otherwise dispose of any ortents, inventions or copyrights, trale ms. ks and trade names; to guarantse, burchase, pledge or otherwise dispose of any ortents, inventions or original stock, provided its own capital stock, provided its own capital stock, provided its own capital stock, provided its shall not use its funds or property for the purchase of its own shares of capital stock when such use would cause any impairment of its capital, and provided further that

corporation.

FOURTH: The total authorized empital stock of this corporation is One Million (\$1,000,000,000) Dollars, divided into Two Million (2,000,000) shares of the par value of Fifty Cents (50c) each.

FIFTH: The amount of the capital stock with which this corporation will commence business is One Thousand (\$1,000,00) Dollars.

SIXTH: The names and places of residence of the original subscribers to the capital stock, and the number of shares subscribed for by each are as Residence No of Shares reau, Wilmington, Delaware, 1998

liens upon its real and personal property.

From time to time to determine whether and to what extent and at what times and places and under what conditions and regulations the accounts and books of this corporation (other than the stock ledger), or any of them, shall be open to inspection of stockholders, and no steckholder shall have any right of inspecting any account, book or document of this corporation except as conferred by statute, unless authorized by ferred by statute, unless authorized by a resolution of the stockholders or di-

rectors.

If the by-laws so provide, to designate two or more of its members to constitute an executive committee, which committee shall for the time bes. The board of directors shall have nower to adopt, amend and repeal by laws for the government of the corporation.

ARTICLE VIII.

The highest amount of indebtedness or liability, direct or contingent, to which this corporation shall at any time subject itself, shall be Thirty Thousand (\$30,000.00) Dollars.

ARTICLE IX.

The private property of the stockholders and officers of the corporation shall be, and is hereby made, forever exempt from any and all corporate debts of any kind whatsoever, and from any and all liabilities therefor.

which committee shall for the time being, as provided in said resolution or in the by-laws, have and exercise any of the powers of the Board of Directors in the management of the business and affairs of this corporation, and have power to authorize the affixing of the scape to authorize the affixing of the scape.

This corporation may in its by-laws confer power upon its Directors in the management of the business and affairs of this corporation to all papers which may require the same.

This corporation may in its by-laws conferred upon them of statute.

Both stockholders and directors shall have power, if the by-laws so provide. The powers of the Board of Directors in the management of the business and affairs of this corporation to all papers which may require the same.

This corporation may in its by-laws conferred upon them of statute.

Both stockholders and directors shall have power, if the by-laws and accompany to the powers of the Board of Directors in the management of the business and affairs of this corporation to all papers which may require the same.

This corporation may in its by-laws conferred upon them of statute.

Both stockholders and directors shall have power if the powers of the Board of Directors in the management of the business and affairs of this corporation to all papers which may require the same.

This corporation may in its by-laws conferred upon them of statute.

Both stockholders and directors shall have power in the powers of the powers of the

LEGAL NOTICES

or more offices within or without the State of Delaware, and to keep the books of this corporation (subject to the provisions of the statutes) outside of the State of Delaware, at such places as may be from time to time designated by the Board of Directors.

TENTH: This corporation reserves the right to amend, alter, change or repeal any provision contained in this Certificate of Incorporation, in the manner now or hereafter prescribed by statute, and all rights conferred upon stockholders herein are granted subject to this reservation.

statute, and all rights conferred upon stockholders herein are granted subject to this reservation.

WE THE UNDERSIGNED, being each of the original subscribers to the capital stock hereinbefore named, for the purpose of forming a corporation to do business both within and without the State of Delaware, and in pursuance of the General Corporation law of the State of Delaware, eany of the Revised Code of Delaware, and the acts amendatory thereof and supplemental thereto, do make and file this Certificate, hereby declaring and certifying that the facts herein stated are true, and do respectively agree to take the number of shares of stock hereinbefore set forth, and accordingly have hereunto set our hands and seals this 12th day of March. A. D., 1920.

T. L. CROTEAU (Seal)

M. A. BRUCE (Seal)

In the presence of:

In the presence of: HERBERT E. LATTER

STATE OF DELEWARE)
COUNTY OF NEW CASTLE) ss.
BE IT REMEMBERED that on this
12th day of March, A. D. 1920, personally came before me, Herbert E.
Latter, a Notary Public for the State
of Delaware, T. L. Croteau, M. A. Bruce
and S. E. Dill, parties to the foregoing
certificate of incorporation, known to me
personally to be such, and severally acknowledged the said certificate to be the
act and deed of the signers respectively
and that the facts therein stated are
truly set forth.
GIVEN under my hand and seal of
office the day and year aforesaid.
HERBERT E. LATTER,
Notary Public
Herbert E. Latter, Notary Public, appointed February 25, 1919. State of Delaware. Term two years.

STATE OF DELAWARE Office of Secretary of State

I. EVERETT C. JOHNSON, Secretary of State of the State of Delaware, do hereby certify that the above and foregoing is a true and correct copy of Certificate of Incorporation of the "PAY ROLL CONSOLIDATED MINES COMPANY." as received and filed in this office the thizteenth day of March, A. D. 1920, at 9 o'clock A. M. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at Dover, this thirteenth day of March in the year of our Lord one thousand nine hundred and twenty,

EVERETT C. JOHNSON,

Secretary of State.

(SEAL) First Insertion April 3 Last Insertion May 8-20-6t-up

STATE OF ARIEONA Office of the ARIEONA CORPORATION COMMIS-SION

UNITED STATES OF AMERICA.
State of Arizona—ss.
The Arizona Corporation Commission does hereby certify that the annexed is a true and complete transcript of the AMENDMENT

ARTICLES OF INCORPORATION

ARTICLES OF INCORPORATION of

OATMAN AMALGAMATED GOLD HINING COMPANY.

which were filed in the office of said
Arizona Corporation Commission on the
25th day of March A. D. 1920, at 10
o'clock A. M., as provided by law.

In Testimony Whereof, The Arizona
Corporation Commission, by its Chairman, has hereunto set its hand and affixed its Official Seal. Done at the City
of Phoenix, the Capitol, this 25th day
of March A. D. 1920.
(Seal)

(Seal)
ARIZONA CORPORATION COMMISSION
AMOS A. BETTS,
Chairman.

ATTEST: A. E. STELZER, Secretary.

CERTIFICATE OF AMENDMENT ARTICLES OF INCORPORATION OF the MINING CO.

We, George Babbitt, president of the Oatman Amalgamated Gold Mining Co., and Chas. Prochnow, secretary of said company do hereby certify that we are the president and secretary respectively of the above named corporation, that a meeting of the stockholders of the above of the above named corporation, that a meeting of the stockholders of the above named corporation was held at the mine of said corporation at Oatman, Arisona, on the 16th day of March, 1920, at which said meeting more than two-thirds of the outstanding stock of said corporation were present; that at said meeting a resolution was regularly proposed, voted upon and adopted by the unanimous vote of each of said stock present, amending the articles of incorporation of said corporation as herein after set forth.

And we do further verify that the

And we do further verify that the following is a full, true and correct copy of said amendment to the articles of incorporation of said company, to-

Resolved, that the articles of incor-poration of the Oatman Amalgamated Gold Mining Company be amended as

Articles Number Two and Four shall be amended so that they shall, as amend-ed, read as follows, to-wit:

ed, read as follows, to-wit:

Article Number Two: The principal office and place of business of this corporation shall be Flagstaff, Arizona, and the corporation shall have the right to establish such branch offices, within or without the State of Arizona, as its Board of Directors herein after provided for may from time to time designate, and at which branch offices or places of business, meetings of said Board of Directors may be held.

Article Number Four. The amount of

Directors may be held.

Article Number Four; The amount of the capital stock of this corporation shall be \$2,000,000,00 divided into 2,000,000 shares of the par value of \$1.00 each, and the same when issued shall be forever fully paid and non-assessable. Said stock shall be issued at such time or times, and upon such terms and continues. M. A. Bruce, Wilmington, Belaware 1 S. E. Dill, Wilmington, Belaware 1 Salt stock shall be issued at such time Salt stock shall be forever fully paid and non-assessable. Sald stock shall be forever fully paid and non-assessable. Sald stock shall be forever fully paid and non-assessable. Sald stock shall be issued at such time Salt stock shall be forever fully paid and non-assessable. Sald stock shall be forever fully paid and non-assessable. Sald stock shall be forever fully paid and non-assessable. Sald stock shall be forever fully paid and non-assessable. Sald stock shall be forever fully paid and non-assessable. Sald stock shall be foreit on the times, and upon such terms and upon such terms and upon suc

President of Oatman Amalgamated Gold M. Co, CHAS. PROCHNOW, Secretary of Oatman Amalgamated Gold M. Co,

STATE OF ARIZONA.

County of Coconino—ss.

This instrument was acknowledged before me this twenty-second day of March 1920 by Geo. Babbitt and Chas.

Prochnow. (Notarial Seal) P. J. MORGAN, Notary Public. My commission expires May 20, 1922.

Filed in the office of the Arizona Corporation Commission this 25 day of Mar. A. D. 1920 at 10:00 A. M. at request of Chas. Prochnow, whose post office address is Flagstaff. Arizona.

ARIZONA CORPORATION COMMISSION

By AMOS A. BETTS, Chairman,

Recorded at request of Charles Prochnow. April 3 A. D. 1920, at 9 o'clock A. M., in book 5 of Incorporations, pare 419, Records of Mohave County, Aris.

I. R. BARTHOLOMEW.

County Recorder.